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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
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SCHWEGMAN, LUNDBERG, WOESSNER & KLUTH 1600 TCF TOWER			RAMAKRISHN	RAMAKRISHNAIAH, MELUR	
121 SOUTH EIGHT STREET			ART UNIT	PAPER NUMBER	
MINNEAPOLIS, MN 55402			2643		
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/955,510	HAYDUK, MATTHEW A.				
Office Action Summary	Examiner	Art Unit				
	Melur Ramakrishnaiah	2643				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period v  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tirn will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE!	I.  lety filed  the mailing date of this communication.  O (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>06 Ja</u>	nuary 2006					
	action is non-final.					
3) Since this application is in condition for allowar		secution as to the merits is				
closed in accordance with the practice under E						
Disposition of Claims	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
·	in the confication					
	l)⊠ Claim(s) <u>1,2,4,5,7-16 and 18-27</u> is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.					
	WITHOUT CONSIDERATION.					
5) Claim(s) is/are allowed.						
6) Claim(s) <u>1,2,4,5,7-16 and 18-27</u> is/are rejected						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) ☐ The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) acce	epted or b) $\square$ objected to by the E	xaminer.				
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correcti	ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).				
<ol> <li>Certified copies of the priority documents</li> </ol>	1. Certified copies of the priority documents have been received.					
<ol><li>Certified copies of the priority documents</li></ol>	2. Certified copies of the priority documents have been received in Application No					
<ol><li>Copies of the certified copies of the prior</li></ol>	ity documents have been receive	d in this National Stage				
application from the International Bureau	(PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list	of the certified copies not receive	d.				
Attachment(s)	_					
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2)  Notice of Draftsperson's Patent Drawing Review (PTO-948) 3)  Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5)  Notice of Informal Pa	atent Application (PTO-152)				
Paper No(s)/Mail Date	6) Other:					

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Note: final rejection on this case is withdrawn following the applicant's remarks and to address other issues raised in the applicant's response.

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 13-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Obradovich et al. (US 6,542, 812) in view of Jones (US PAT: 6,411,891, filed 4-26-2000).

Regarding claim 13, Obradovich discloses a mobile element, comprising: a position monitoring module (119, fig. 1) capable of monitoring a position associated with the mobile element (col. 4 lines 34-44), a first memory (108, fig. 1) including first service preferences as shown in fig. 3, the memory capable of receiving second service preferences determined by the position (col. 4, line 64 – col. 5, line 46, col. 8 lines 30-38, col. 9 lines 35-55).

Obradovich differs from claim 13 in that he does not explicitly teach the following: comparator module communicatively coupled to the memory to compare the first and second service preferences.

However, Jones teaches the following: comparator module communicatively coupled to the memory to compare service preferences (col. 23 lines 49-57).

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Thus, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Obradovich's system to provide for the following: comparator module communicatively coupled to the memory to compare the first and second service preferences as this arrangement would facilitate to determine user preferences for further processing as taught by Jones, thus facilitating to implement user preferences.

Regarding claim 14, Obradovich further teaches the following: a global positioning receiver in (119, fig. 1) communicatively coupled to the position monitoring module (119, col. 3 lines 31-35).

3. Claims 1-2, 4-5, 7-12, 16, 20, 21-22, 24, 25, 26, are rejected under 35 U.S.C. 103(a) as being unpatentable over Obradovich et al. (US 6,542,812, Provisional application No. 60/160,326, filed on Oct. 19, 1999, hereinafter Obradovich) in view of Rautila et al. (US PAT: 6,549,625, filed 6-24-1999, hereinafter Rautila) and Jones

Regarding claims 1, Obradovich discloses an application execution system, comprising: a position monitoring module (119, fig. 1), a mobile element (120, fig. 1) associated with a position capable of being monitored by the position monitoring module (col. 3 lines 31-45, col. 4 lines 34-41), the mobile element having memory (108, fig. 1) including a set of user service preferences including a first service preference (figs. 3-4, col. 6, lines 8 –50), a service broadcaster (reads on 630, fig. 5) capable of being communicatively coupled to the mobile element (100, fig. 1) and broadcasting a second service preference to the mobile element, and wherein favorites corresponding to profile

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is downloaded to the memory (108) when the first and second service preferences are determined to be related by the comparator module (col. 9 lines 35-54; figs. 3, 7).

Regarding claim 16, Obradovich discloses an apparatus, comprising: a processor (103, fig. 1), a memory (119, fig. 1) coupled to the processor for receiving a position and first service preferences (fig. 3) associated with the mobile elements, a memory coupled to the processor including a second service preference (figs. 3-4, col. 6, lines 8-50) associated with the position, and an application associated with the second service preference associated with the position, a list of favorites associated with the second service preference, wherein the list of favorites is downloaded to the mobile element when the second service preference is determined by the mobile element to be related to a first service preference stored in the mobile element (col. 3 lines 31-55; col. 9 lines 35-55).

Regarding claim 20, Obradovich discloses a method of executing an application, comprising: determining a position of a mobile terminal (fig. 1), selecting a second service preference associated with an application according to the position and a first service preference retained in the mobile elements (figs. 3-4, col. 6, lines 8-50, col. 3 lines 31-45), wherein the list of favorites is downloaded to the mobile element (100, fig. 1) upon mobile element determining that the first service preference is related to a second service preference (col. 9 lines 35-55).

Regarding claim 25, Obradovich discloses computer readable medium having program instructions stored therein for implementing, when executed by a digital processing device, a method for executing an application, the method comprising:

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determining position of a mobile element, and selecting a second service preference associated with an application according to position and first service preference retained in the mobile element (col. 7 lines 3-41, col. 8 lines 30-59), wherein the list of favorites is downloaded to the mobile element (100, fig. 1) upon mobile element determining that the first service preference is related to a second service preference (col. 9 lines 35-55).

Obradovich differs from claims 1, 16, 20, and 25 in that he does not teach the following: downloading the application to the mobile element; a comparator module included in the mobile element to compare the first and second service preferences.

However, Rautila discloses method and system for connecting a mobile terminal to a database which teaches the following: downloading application to the memory for execution by the mobile element (col. 5 lines 30-38); and Jones teaches the following: comparator module communicatively coupled to the memory to compare service preferences (col. 23 lines 49-57).

Thus, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Obradovich's system to provide for the following: downloading application to the memory for execution by the mobile element as this arrangement would provide one of the methods, among many possible methods, of providing application programs for the user to obtain information from servers as taught by Rautila; a comparator module included in the mobile element to compare the first and second service preferences as this arrangement would facilitate to determine user preferences for further processing as taught by Jones, thus facilitating to implement user preferences.

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Regarding claims 2, 4-5, 7-12, 22, 24, Obradovich further teaches the following: position monitoring module includes a software program (implicit as the reference teaches GPS receiver 119 to determine position, fig. 1, col. 6 lines 36-42), a global positioning system receiver (119, fig. 1) communicatively coupled to the position monitoring module ( col. 6 lines 34-44), mobile element includes memory (108, fig. 1), wherein the service broadcaster includes an application associated with second service preference (col. 8, line 30 – col. 9, line 55), mobile element comprises a cellular phone (col. 4 lines 34-44), second service preference comprises a hotel list file (215, fig. 3), plurality of list files related to the set of user preferences is broadcast to the mobile element (col. 8 lines 29-50), plurality of list files is formatted as a selection list (fig. 8, figs 13-14), wherein selection list includes a selected number of items determined by the position (col. 8 lines 34-38), storing the first service preference in the mobile element (fig. 3), wherein second service preference is hotel list file (215, fig. 3).

Regarding claim 7, Obradovich teaches the following: mobile element is a personal internet client (fig. 5 col. 7 lines 20-29).

Obradovich differs from claim 21 in that although Obradovich teaches the following: broadcasting a second service preference (from 630, second service corresponding to users adopted profile) to the mobile element (100, col. 9 lines 35-55); he does not teach the following: requesting broadcast of the application, and broadcasting the application to the mobile element for downloading and execution by the mobile element.

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However, Rautila discloses method and system for connecting a mobile terminal to a database which teaches the following: downloading application to the memory for execution by the mobile element (col. 5 lines 30-38).

Thus, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Obradovich's system to provide for the following: requesting broadcast of the application, and broadcasting the application to the mobile element for downloading and execution by the mobile element as this arrangement would provide one of the methods, among many possible methods, of providing application programs for the user to obtain information from servers as taught by Rautila

Obradovich differs from claim 26 in that although it discloses application required to browse information obtained based on user service preferences and user profiles (col. 5 lines 1-33, col. 8 lines 29-50 of '812), he does not explicitly teach the following: downloading application to the memory for execution by the mobile element.

However, Rautila discloses method and system for connecting a mobile terminal to a database which teaches the following: downloading application to the memory for execution by the mobile element (col. 5 lines 30-38).

Thus, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Obradovich's system to provide for the following: downloading application to the memory for execution by the mobile element as this arrangement would provide one of the methods, among many possible methods, of providing application programs for the user to obtain information from servers as taught by Rautila

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4. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over

Obradovich in view of Jones as applied to claim 13 above, and further in view of Rautila.

The combination differs from claim 15 in that in that although he discloses application required to browse information obtained based on user service preferences and user profiles (col. 5 lines 1-33, col. 8 lines 29-50 of ), he does not explicitly teach the following: downloading application to the memory for execution by the mobile element.

However, Rautila discloses method and system for connecting a mobile terminal to a database which teaches the following: downloading application to the memory for execution by the mobile element (col. 5 lines 30-38).

Thus, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify the combination to provide for the following: downloading application to the memory for execution by the mobile element as this arrangement would provide one of the methods, among many possible methods, of providing application programs for the user to obtain information from servers as taught by Rautila.

5. Claims 18-19, 23 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Obradovich in view of Rautila and Jones as applied to claims 16, 20, 25 above, and further in view of Masaki (EP 0883270 A1).

Regarding claim 18-19, 23 and 27, the combination does not teach the following: a memory for receiving a set of capabilities associated with the mobile element, wherein the application is not downloaded to the mobile element if the set of capabilities

associated with the mobile element is not in accordance with set of application requirements associated with the application, sending a set of capabilities associated with the mobile element to the service broadcaster.

However, Masaki discloses distributed computing system which teaches the following: to provide a distributed computing system capable of providing, in a network environment with various terminals, an application service corresponding to processing capability of each terminal, a memory in (12, fig. 1) for receiving a set of capabilities associated with the communication terminals (col. 3 lines 51-56, figs. 12-13, col. 25 lines 31-41, col. 26 lines 27-56).

Thus, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Obradovich's system to provide for the following: a memory for receiving a set of capabilities associated with the mobile element, wherein the application is not downloaded to the mobile element if the set of capabilities associated with the mobile element is not in accordance with set of application requirements associated with the application, sending a set of capabilities associated with the mobile element to the service broadcaster as this arrangement would facilitate data transmission based on capability of the communication terminals connected to the data transmission system as taught by Masaki.

## Response to Arguments

6. Applicant's arguments with respect to claims 1-2, 4-5, 7-16, 18-27 have been considered but are most in view of the new ground(s) of rejection.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Melur Ramakrishnaiah whose telephone number is (571)272-8098. The examiner can normally be reached on 9 Hr schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curt Kuntz can be reached on (571) 272-7499. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Melur Ramakrishnaiah Primary Examiner Art Unit 2643